1 2 3 4 5 6 7	David Siegel (101355) dsiegel@irell.com A. Matthew Ashley (198235) mashley@irell.com Allison L. Libeu (244487) alibeu@irell.com Mytili Bala (277396) mbala@irell.com IRELL & MANELLA LLP 1800 Avenue of the Stars, Suite 900 Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199	
8	Attorneys for Defendant Angelo Mozilo	
	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
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12		
13	IN RE: COUNTRYWIDE) MDL No. 11-ML-02265-MRP (MANx)
14	FINANCIAL CORP. MORTGAGE- BACKED SECURITIES LITIGATION	
15	LITIGATION	DEFENDANT ANGELO MOZILO'S
16	THRIVENT FINANCIAL FOR) REQUEST FOR JUDICIAL) NOTICE IN SUPPORT OF
	LUTHERANS, et al.,) MOTION TO DISMISS PLAINTIFFS' AMENDED
17	Plaintiffs,) COMPLAINT
18	V.) Date: May 17, 2012
19		Date: May 17, 2012 Time: 11:00 a.m.
20	COUNTRYWIDE FINANCIAL CORPORATION, et al.,) Ctrm: 12) Judge: Hon. Mariana R. Pfaelzer
21	Defendants.	Case No. 11-CV-07154-MRP (MANx)
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IRELL & MANELLA LLP A Registered Limited Liability		ANGELO MOZILO'S REQUEST FOR JUDICIAL NOTICE ISO MOTION TO DISMISS AM. COMP.
Law Partnership Including Professional Corporations	2612419	11-CV-07154-MRP (MANX)

Defendant Angelo Mozilo respectfully requests that the Court, pursuant to Federal Rule of Evidence 201 and supporting case law, take judicial notice of the below-listed documents in connection with his motion to dismiss Plaintiffs' amended complaint.

- Letter dated March 14, 2012 from counsel for Plaintiffs to the Court 1) enclosing a "blackline version of the Amended Complaint." A true and correct copy is attached hereto as Exhibit 1. Exhibit 1 is subject to judicial notice because its accuracy "is not subject to reasonable dispute." Fed. R. Evid. 201(b).
- The principal portion of the prior opening motion papers in support of 2) Mr. Mozilo's motion to dismiss the original complaint, including Mr. Mozilo's Memorandum, Mr. Mozilo's Declaration, the Porter Affidavit, the Memorandum in Support of the Countrywide Defendants' Motion to Dismiss, and Countrywide's Supplemental Brief. True and correct copies of the aforementioned documents are attached collectively hereto as Exhibit 2.
- The principal portion of the prior reply motion papers in support of 3) Mr. Mozilo's motion to dismiss the original complaint, including Mr. Mozilo's Reply Memorandum, Request for Judicial Notice, and the Reply in Support of the Countrywide Defendants' Motion to Dismiss. True and correct copies of the aforementioned documents are attached collectively hereto as Exhibit 3. Exhibits 2 and 3 are subject to judicial notice because they are part of the court file in this case. See, e.g., Mullis v. U.S. Bankr. Dist. Ct., 828 F.2d 1385, 1388 n.9 (9th Cir. 1987); Revn's v. Pasta Bella LLC v. Visa USA, Inc., 442 F.3d 741, 746 n.6 (9th Cir. 2006). Dated: March 30, 2012 Respectfully submitted,

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Mytili Bala

Attorneys for Defendant

Angelo Mozilo

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